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ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. FILING DATE FIRST NAMED INVENTOR 09/446,511 12/27/1999 RUDOLF RITTER PM 265420 2426 909 7590 06/11/2004 EXAMINER PILLSBURY WINTHROP, LLP REAGAN, JAMES A P.O. BOX 10500 ART UNIT PAPER NUMBER MCLEAN, VA 22102 3621

DATE MAILED: 06/11/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Action Summary	09/446,511	RITTER ET AL.
	Examiner	Art Unit
	James A. Reagan	3621
The MAILING DATE of this communication	_	– .
Period for Reply		
A SHORTENED STATUTORY PERIOD FOR RITHE MAILING DATE OF THIS COMMUNICATION Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, If NO period for reply is specified above, the maximum statutory provided to reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, ma n. a reply within the statutory minimum of eriod will apply and will expire SIX (6) N statute, cause the application to becom	y a reply be timely filed thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. e ABANDONED (35 U.S.C. § 133)
Status		
1) Responsive to communication(s) filed on g	02 April 2004.	
2a) This action is FINAL . 2b) This action is non-final.		
3) Since this application is in condition for all		
closed in accordance with the practice und	der <i>Ex part</i> e Quayle, 1935 (C.D. 11, 453 O.G. 213.
Disposition of Claims		
4)⊠ Claim(s) <u>1-21 and 23-26</u> is/are pending in	the application	
4a) Of the above claim(s) is/are with		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-21 and 23-26</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction a	nd/or election requirement.	
Application Papers		
9)☐ The specification is objected to by the Exar	miner.	
10) The drawing(s) filed on is/are: a)	accepted or b)□ objected	to by the Examiner.
Applicant may not request that any objection to		
Replacement drawing sheet(s) including the co	prrection is required if the draw	ing(s) is objected to. See 37 CFR 1.121(d).
11)☐ The oath or declaration is objected to by th	e Examiner. Note the attac	hed Office Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:	eign priority under 35 U.S.C	C. § 119(a)-(d) or (f).
 Certified copies of the priority docun 	nents have been received.	
2. Certified copies of the priority docun	nents have been received in	n Application No
3. Copies of the certified copies of the		en received in this National Stage
application from the International Bu		
* See the attached detailed Office action for a	a list of the certified copies r	not received.
Attachment(s)		
1) Notice of References Cited (PTO-892)	4) Intervie	w Summary (PTO-413)
 Notice of Draftsperson's Patent Drawing Review (PTO-948 Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date 		No(s)/Mail Date of Informal Patent Application (PTO-152)
5. Patent and Trademark Office TOL-326 (Rev. 1-04) Office	ce Action Summary	Part of Paper No./Mail Date 20040607

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DETAILED ACTION

Status of Claims

- This action is in response to the Request for Continued Examination filed on 02
 April 2004 and the amendment filed on 26 January 2004.
- 2. Claims 1, 7, 10, and 21 have been amended.
- 3. Claim 22 has been cancelled.
- **4.** Claims 1-21 and 23-26 have been examined.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims are rejected under 35 U.S.C. 103(a) as being unpatentable over Arai (Unexamined Japanese Patent No. 8-249530) in view of Vazvan (WO 96/13814) and O'Mahony et al, "Electronic Payment Systems", and further in view of Martineau (US 5,915,226 A).

Claims 1, 2, 7, 16-18, 21 and 23:

Arai, Figure 5, teaches an automatic vending system utilizing a mobile telephone such that Applicants' step of transmitting customer identification, via a contactless. Interface reads on the call originating source identification

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> information or individual identification information, Applicants' step of checking, by the terminal, customer identification reads on the controller (located al the terminal) determining whether the mobile telephone number (customer identification information) is registered, paragraph (0024), Applicants' step of transmitting a transaction amount reads on the value of the selected commodity, Applicants' step of charging reads on the billing information stored at the terminal in the storage part, element 22, paragraph (0044), and Applicants' step of preparing, in said terminal, a transaction document and transmitting the transaction document to a telephone firm (service center), reads on paragraphs [0013) and (0014). Although Arai does not teach using a removable identification module, Vazvan discloses a wireless telephone debit card removable from a radio telephone and that the card can be increased via wireless communication. Therefore, it is considered that it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Arai to include a removable identification module/card as taught by Vazvan as the module/card may then be used with other module/card reading systems besides the telephone.

Although the combination of Arai/Vazvan does not teach electronically signing the document, O'Mahony et al, pages 113 -116, teach the particulars of a merchant capturing payment from a payment server wherein cryptographic protocols are used to securely transmit transaction information when communicating via the internet. More particularly, Applicants' step of electronic

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signing, reads on the merchant signing a capture request (can be transmitted in batch form - claim 7) wherein the request contains transaction data, figure 4.39 (Capture Token - claim 22), Applicants' step of checking the signature reads on the payment server verifying the request and Applicants' step of paying reads on the payment to the merchant account the amount of the purchase, bottom of page 115 to first paragraph of page 116 (claim 2). Therefore, it is considered that it would have been obvious to one of ordinary skill in the art at the time of the invention to utilize cryptographic techniques for communicating transaction information over a public network, as is taught by O'Mahony et al, as utilizing those techniques are a well-known secure method of communicating transaction information.

With regard to the newly-added limitations of:

- said mobile radio telephone is employed in a mobile radio network and comprises a mobile device and said identification module wherein said identification module is removable and stores at least the customer identification and a monetary amount; and
- said monetary amount is able to be reloaded through secured reloading documents from a service centers wherein said reloading documents are transmitted by means of digital messages via said mobile radio network;

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Martineau, in at least column 2, lines 1-5 discloses a combination SIM/Smart card, and in column 3, lines 44-55 discloses value units associated with the card, as well as using the SIM card in a Traditional subscription service (see at least column 3, lines 23-44), teaching that the stored value on the card may be replenished as necessary. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine Martineau with Arai/Vazvan/O'Mahony because the smart card/cell phone system provides a convenient and user-friendly communication service.

Claim 3:

O'Mahony et al, pages 102 -103, illustrate the use of a merchant, customer, acquirer (clearing unit) and bank for card transactions. Purchasing methods have long been known to use acquirers (clearing units, archives, payment gateways, third parties, certification authorities etc.) and servers (banks, financial institutions etc.) as a means for conducting transactions between a merchant and a customer. Therefore, it is considered that it would have been obvious to one of ordinary skill in the art to use a clearing unit as well as a server as taught by O'Mahony in the system taught by Arai/Vazvan as a clearing unit would free up server usage and is usually less expensive as a result.

Claims 4 - 6:

O'Mahony et al, page 109, teach the use of SET protocol wherein according to an aspect of the SET protocol, the customer (identification module) sends a digital signature to the merchant who passes it on to the acquirer/service center

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as a means of informing the acquirer that the cardholder consents to the particular transaction.

Claims 8 -10, 24 and 25:

While none of the references disclose black lists, a black list is considered a fundamental and recognized technique for banks and retailers to keep track of cards (whether they are smart cards, debit cards, wallets or credit cards) that are lost, stolen, or misused and to prevent those cards from being used in transactions. Therefore, it is considered that it would have been obvious to one of ordinary skill in the art at the time of the invention to utilize checking "black lists" as money could be lost to everyone legitimately concerned in the transaction.

Claim 11:

Vazvan teaches that the transaction card is a SIM card.

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Claims 12 - 15:

Although Vazvan does not specifically teach that the SIM is a transponder or communicates via an integrated inductance or infrared, these are fundamental and recognized techniques for communication. Therefore, it is considered that it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the combined teachings of Arai and Vazvan to include any communication technique desired as the device will have more utility in having more choices for communication.

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Claim 19:

O'Mahony teach various electronic payment systems wherein it is disclosed that some item information (voucher) transmitted between entities do not need to be encoded while for other items of information (within the same data transmission) are proper to be encoded. See page 81, Section 4.6.4 'CyberCash messages' of O'Mahony et al. Therefore, it is considered that it would have been obvious at the time of the invention to save processing time of the receiver of the items of information if only the information requiring privacy from eavesdroppers were to be encoded and not, for instance, the order information or client/transaction ID.

7. Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Arai/Vazvan/O'Mahony/Martineau, and further in view of Yacobi.

Claim 20:

Although none of the references, Arai/Vazvan/O'Mahony/Martineau specifically teach the encryption method claimed, Yacobi, in at least column 9, lines 47 -51, teaches the combined usage of symmetrical and asymmetrical encryption for transmission of monetary information wherein the session key (symmetrical) is encrypted with the recipient's public key (asymmetrical). Therefore, it is considered that it would have been obvious to one of ordinary skill in the art at the time of the invention to use this type of encryption as it is believed to be one of many methods for the secure transmission of information.

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8. Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Arai/Vazvan/O'Mahony/Martineau, and further in view of Pitroda '038.

While Arai/Vazvan/O'Mahony/Martineau do not disclose a memory on the SIM card for recording transactions, but rather a printer for printing out such information, Pitroda teaches an identity/UET card wherein this information is kept, element 410. Therefore, it is considered that it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the card of Vazvan to include a transaction record memory so that this information does not have to be printed out on each and every occasion but could be kept in the card for instances, for example, when paper is not available for printing that information. Further, Pitroda teaches that communication between the service center and the UET card is possible, column 16, lines 52 - 54. Arai's system also has the ability for communication between the mobile phone and service center.

9:30am-5:00pm.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **James A. Reagan** whose telephone number is **(703) 306-9131**. The examiner can normally be reached on Monday-Friday,

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **James Trammell** can be reached at (703) 305-9768.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the **Receptionist** whose telephone number is **(703) 305-3900.**

Any response to this action should be mailed to:

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JAR 06 June 2004